

GOVERNMENT OF ANDHRA PRADESH  
A B S T R A C T

PS – Education(SE)Department – Allegations of criminal misconduct against Sri V.C.Hanumanthu, H.M.(Retd.), M.P.Elementary School, Thimmapuram, Kambadur (M), Ananthapur District – Prosecution in the court of Addl.Spl.Judge for SPE&ACB cases, Hyderabad – Convicted in **C.C.No.9/2002** – Withholding of Pension and Gratuity in full permanently – Orders – Issued.

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EDUCATION [SE- Vig.I(1)] DEPARTMENT

**G.O.Rt.No. 332 ,**

**Dated: 26.05.2009.**

Read the following:

- Ref:
1. Judgment dt.13.3.2007 of the Addl.Spl.Judge for SPE&ACB Cases, City Civil Court, Hyderabad, in C.C.No.9/2002.
  2. From the DG,ACB, Lr.Rc.No.78/RCO-ATP/1999, dt.7.4.2007.
  3. Govt.Memo.No.5797/Vig.I(1)/2007-7, dt.15.12.2007.
  4. From Sri V.C.Hanumanthu, explanation dt.5.8.2008 & dt.13.10.2008.
  5. Interim orders of High Court dt.9.4.2007 in Crl.A.M.P.No. 575/2007 in Crl.A.No.402/2007
  - 6 G.O.Rt.No.331 Edn.,dt.26.05.2009.

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**ORDER :**

Sri V.C.Hanumanthu, Head Master(Retd.), M.P.Elementary School, Thimmapuram, Kambadur (M), Ananthapur district, was found guilty for the offences under sections 13(1)(c) and 13(1)(d) r/w 13(2) of Prevention of Corruption Act,1988 and under section 409 and 477-A read with Sec.34 IPC and he was **convicted** under section 248(2) Cr.P.C. and sentenced to Rigorous imprisonment for a period of a period of one year and also to pay a fine of Rs.500/- in default to suffer S.I. for three months on each count for the offences u/s 13(1)(c) r/w 13(2) of P.C.Act,1988, 13(1)(d) r/w 13(2) of P.C.Act,1988, u/s 409 IPC and u/s 477-A read with Sec.34 IPC ; and all the sentences were ordered to run concurrently, vide judgment 1<sup>st</sup> read above.

2. The misconduct established against Sri V.C.Hanumanthu by his conviction on a criminal charge is grave and calls for imposition of the penalty of withholding of Pension and Gratuity in full permanently, under Rule 9 of A.P.Revised Pension Rules,1980.

3. In the reference 3<sup>rd</sup> read above, a show-cause notice has been issued to Sri V.C.Hanumanthu, H.M.(Retd.), as to why his Pension and Gratuity in full should not be withheld permanently, under Rule 9 of the A.P.Revised Pension Rules,1980, on the ground of conduct led to his conviction on criminal charge in C.C.No.9/2002.

4. In his explanation 4<sup>th</sup> read above, Sri V.C.Hanumanthu has stated that he was falsely implicated in the case and that he has filed appeal in the High Court against the judgment of ACB court and furnished copy of interim orders of High Court dt.9.4.2007 in Crl.A.M.P.No.575/2007 in Crl.A.No.402/2007 ; and requested to await till judgment of High Court is received.

5. After careful examination of the matter, Government have observed that the Hon'ble High Court, in its interim orders dt.9.4.2007, has suspended the sentence of imprisonment alone but not the conviction ; and the suspension of sentence is no bar to the taking of the action ; and therefore decided to impose the penalty of withholding of Pension and Gratuity in full permanently on Sri V.C.Hanumanthu, H.M.(Retd.), without waiting for outcome of the Crl.Appeal No.402/2007.

6. On his conviction in another criminal charge in C.C.No.8/2002 vide Judgment dt.13.3.2007 of the Addl.Spl.Judge for SPE&ACB Cases, Hyderabad, the penalty of “withholding of Pension and Gratuity in full permanently” has already been imposed on Sri V.C.Hanumanthu, vide G.O.6<sup>th</sup> read above. Order of imposition of penalty of “withholding of Pension and Gratuity in full permanently” can also be passed in the 2<sup>nd</sup> case (C.C.No.9/2002) as well and the bar is only operative vis-a-vis the operation.

7. Accordingly, Government hereby impose the penalty of “**withholding of Pension and Gratuity in full permanently**” on Sri **V.C.Hanumanthu**, Head Master(Retd.), M.P.Elementary School, Thimmapuram, Kambadur (M), Ananthapur District, under Rule 9 of the A.P.Revised Pension Rules, 1980, on the ground of conduct led to his conviction on criminal charge in C.C.No.9/2002 also. But it could not be implemented in this case, since the same penalty has already been imposed in another case (C.C.No.8/2002) vide G.O.6<sup>th</sup> read above.

8. The Director of School Education, Hyderabad, shall take necessary further action accordingly in the matter.

((BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH))

K.R.KISHORE  
PRINCIPAL SECRETARY TO GOVERNMENT

To  
The individual through the Director of School Education, Hyderabad .  
The Director of School Education, Hyderabad.

Copy to:  
The Regional Joint Director of School Education, Kadapa.  
The Accountant General, A.P., Hyderabad.  
The Director of Treasuries & Accounts, Hyderabad.  
The Director General, Anti Corruption Bureau, Hyderabad.  
The Secretary to Vigilance Commissioner, APVC.  
SF/SCs.

// FORWARDED : BY ORDER //

SECTION OFFICER